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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/891,774	06/26/2001	James E. Black JR.	70255	2703	
22242 7	590 01/06/2006		EXAMINER		
	FITCH EVEN TABIN AND FLANNERY 120 SOUTH LA SALLE STREET			RODRIGUEZ, PAMELA	
SUITE 1600			ART UNIT	PAPER NUMBER	
CHICAGO, IL	60603-3406		3683		
			DATE MAILED: 01/06/2006	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	Application 110.		
Notice of Non-Compliant			
	Examiner	Art Unit	
Amendment (37 CFR 1.121)	Dodrio	. 10	
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The MAILING DATE of this communication a	ppears on the cover sheet	with the correspondence address	
The emergement document filed on 12-27-65	is considered non-co	mpliant because it has failed to	meet the
requirements of 37 CFR 1.121. In order for the amend	Iment document to be con	pliant, correction of the following	g item(s) is
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required.		ENT TO BE MON COMPLIANT	
THE FOLLOWING MARKED (X) ITEM(S) CAUSE TH	IE AMENDMENT DOCUM	ENT TO BE NON-COMPLIANT.	
1. Amendments to the specification:			
A. Amended paragraph(s) do not inclu	de markings.		
B. New paragraph(s) should not be un	derlined.		
C. Other		The second secon	
2. Abstract:			
A. Not presented on a separate sheet.	37 CFR 1.72.		
B. Other		-	
D. Outo			
3. Amendments to the drawings:		m 1 (Object 8 #Alous Cho	o. # o.c
A. The drawings are not properly ident	ified in the top margin as "	Replacement Sheet, New Shee	કા, હા
"Annotated Sheet" as required by 3	7 CFR 1.121(d).	ti i tat Danlanamantida	oudeac
B. The practice of submitting proposed	I drawing correction has be	een eliminated. Replacement di	awings
showing amended figures, without r	narkings, in compliance w	th 37 CFR 1.84 are required.	
C. Other			
The Amendments to the daims:	•		
4. Amendments to the claims:A. A complete listing of all of the claims	s is not present		
B. The listing of daims does not includ	s the text of all nending of	aims (including withdrawn claims	s) .
C. Each claim has not been provided v	with the proper status ident	ifier and as such the individual	status
of each claim cannot be identified.	Note: the status of every	claim must be indicated after its	claim
number by using one of the following	a status identifiers: (Origin	(Currently amended) (Cand	eled).
(Previously presented), (New), (Not	toptorod) (Mithdrawn) and	t (Mithdrawn-currently amended	n.
D. The claims of this amendment paper	s have not been presented	Lin ascending numerical order.	
D. The claims of this amendment paper	er have not been presented	The document of the state of th	
E. Other:			
For further explanation of the amendment format requ	iired by 37 CFR 1.121, see	e MPEP § 714 and the USPTO v	vebsite at
http://www.uspto.gov/web/offices/pac/dapp/opla/preod	gnotice/officeflyer.pdf .		*
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TIME PERIODS FOR FILING A REPLY TO THIS NO	TICE:	o jogani od sekura i bey muzik	
Applicant is given no new time period if the non-	compliant amendment is a	n after-final amendment or an a	mendment
filed after allowance. If applicant wishes to resub-	mit the non-compliant afte	r-final amendment with correctio	ns. the
entire corrected amendment must be resubmitted	ed within the time nerind s	et forth in the final Office action.	0,742,749 ii 176.
entire corrected amendment must be resubmite	ed within the time period o		
2. Applicant is given one month, or thirty (30) days,	whichever is longer, from	the mail date of this notice to su	ppry trie
mbnement are control of the non-compliant amendm	ient in compliance with 3/		•
amondment is one of the following: a proliminary	amendment a non-tinal at	nengment (including a subiliissi	uniona
request for continued examination (RCE) under 3	7 CFR 1.114), a suppleme	ental amenoment lileo within a si	uspension
period under 37 CFR 1.103(a) or (c), and an ame	indment filed in response t	o a Quayle action.	بالمتاثنية
	•:		
Extensions of time are available under 37 CF	R 1 136(a) only if the non-	compliant amendment is a non-	final
amendment or an amendment filed in response	e to a Quayle action	-	
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Failure to timely respond to this notice will re	compliant amendm ent is :	non-final amendment or an am	endment
Abandonment of the application if the non-	-withhatit attendinest is a		
filed in response to a Quayle action; or	maliant amandment is a pr	eliminary amendment or sunnlei	mental
Non-entry of the amendment if the non-cor	upilant amenoment is a pr	entimally afficient of supplet	11011101
amendment		71-7-7-1-02	
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Lega Instruments Examiner (LII	<u> </u>	Telephone No.	
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